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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/645,479	1	08/24/2000	Udi Manber	17887-003500US	4318	
20350	7590	11/17/2004		EXAMINER		
		TOWNSEND AN	BASEHOAR, ADAM L			
EIGHTH FI		KO CENTEK		ART UNIT	PAPER NUMBER	
SAN FRAN	CISCO, C	CA 94111-3834	2178			

DATE MAILED: 11/17/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)						
Advisory Action	09/645,479	MANBER ET AL.						
	Examiner	Art Unit						
	Adam L Basehoar	2178						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address								
THE REPLY FILED 18 October 2004 FAILS TO PLACE Therefore, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (condition for allowance; (2) a timely filed Notice of Appel Examination (RCE) in compliance with 37 CFR 1.114.	void abandonment of this application to the same of this application and the same of the s	cation. A proper rep ch places the applic	oly to a cation in					
PERIOD FOR RE	EPLY [check either a) or b)]							
a) The period for reply expires <u>3</u> months from the mailing date of								
b) The period for reply expires on: (1) the mailing date of this Advevent, however, will the statutory period for reply expire later the ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The dathave been filed is the date for purposes of determining the period of exten 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened (b) above, if checked. Any reply received by the Office later than three most earned patent term adjustment. See 37 CFR 1.704(b).	an SIX MONTHS from the mailing date of FILED WITHIN TWO MONTHS OF THI te on which the petition under 37 CFR 1.1 sion and the corresponding amount of the I statutory period for reply originally set in	f the final rejection. E FINAL REJECTION. S (36(a) and the appropriate extended to the final Office action; or (ee MPEP extension fee ension fee under (2) as set forth in					
1. A Notice of Appeal was filed on Appellant' 37 CFR 1.192(a), or any extension thereof (37 CF								
$2. \boxtimes$ The proposed amendment(s) will not be entered by	ecause:							
(a) \square they raise new issues that would require furth	er consideration and/or search (see NOTE below);						
(b) \square they raise the issue of new matter (see Note I	pelow);							
(c) ⊠ they are not deemed to place the application issues for appeal; and/or	in better form for appeal by mat	erially reducing or s	implifying the					
(d) they present additional claims without cancel	ling a corresponding number of	finally rejected clair	ns.					
NOTE: See Continuation Sheet.								
3. Applicant's reply has overcome the following rejection	ction(s):							
4. Newly proposed or amended claim(s) would canceling the non-allowable claim(s).	be allowable if submitted in a s	eparate, timely filed	d amendment					
5.☐ The a)☐ affidavit, b)☐ exhibit, or c)☐ request for application in condition for allowance because:		sidered but does NC	T place the					
6. The affidavit or exhibit will NOT be considered be raised by the Examiner in the final rejection.	cause it is not directed SOLELY	to issues which we	re newly					
7. For purposes of Appeal, the proposed amendmen explanation of how the new or amended claims w	• • •	-	and an					
The status of the claim(s) is (or will be) as follows:		•						
Claim(s) allowed:								
Claim(s) objected to:								
Claim(s) rejected: <u>1-28</u> .								
Claim(s) withdrawn from consideration:								
8. The drawing correction filed on is a) app	proved or b) disapproved by	the Examiner.						
9. Note the attached Information Disclosure Stateme			10					
10. Other:	, , , , , , , , , , , , , , , , , , ,	- Vin	1/8					
		STEPHEN S. HO PRIMARY EXAM						

Continuation Sheet (PTOL-303) 09/645,479

Application No.

Continuation of 2. NOTE: The applicant's arguments are not considered persuasive. Applicant appears to be arguing substantially similar arguments as presented in the first Amendment. The Examiner points to the Response to Arguments section of the Final Office Action in regards to the similar arguments, especially in relation to Freivald failing to teach the limitation of comparing symbols from two distinct web pages.

With regard to Applicant's main argument as it pertains to the amendment "symbols corresponding to each", wherein Freivald fails to teach generating a first string of symbols corresponding to a plurality of tags, the Examiner respectfully disagrees with Applicant. As detailed in the previous rejections, Freivald teaches creating/storing a marker string. This is considered equivalent to generating a string of symbols. Wherein the Applicant has amended the claims to read "symbols corresponding to each of," this limitation is believed to be substantially similar to the previous (now removed) limitation "symbols associated with."